EXHIBIT 12

Case 3:21-cv-05227-JD Document 476-13 Filed 10/05/23 Page 2 of 8 CONFIDENTIAL

1	Brian C. Rocca, S.B. #221576	Glenn D. Pomerantz, S.B. #112503
2	brian.rocca@morganlewis.com Sujal J. Shah, S.B. #215230	glenn.pomerantz@mto.com Kuruvilla Olasa, S.B. #281509
_	sujal.shah@morganlewis.com	kuruvilla.olasa@mto.com
3	Michelle Park Chiu, S.B. #248421	Nicholas R. Sidney, S.B. #308080
4	michelle.chiu@morganlewis.com	nick.sidney@mto.com
4	Minna Lo Naranjo, S.B. #259005 minna.naranjo@morganlewis.com	MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, Fiftieth Floor
5	Rishi P. Satia, S.B. #301958	Los Angeles, California 90071
	rishi.satia@morganlewis.com	Telephone: (213) 683-9100
6	MORGAN, LEWIS & BOCKIUS LLP One Market, Spear Street Tower	Kyle W. Mach, S.B. #282090
7	San Francisco, CA 94105	kyle.mach@mto.com
	Telephone: (415) 442-1000	Justin P. Raphael, S.B. #292380
8	Distant C Treffet and Landing	justin.raphael@mto.com
9	Richard S. Taffet, <i>pro hac vice</i> richard.taffet@morganlewis.com	Emily C. Curran-Huberty, S.B. #293065 emily.curran-huberty@mto.com
	MORGAN, LEWIS & BOCKIUS LLP	Dane P. Shikman, S.B. #313656
10	101 Park Avenue	dane.shikman@mto.com
11	New York, NY 10178 Telephone: (212) 309-6000	MUNGER, TOLLES & OLSON LLP 560 Mission Street, Twenty Seventh Floor
11	1 receptione. (212) 303-0000	San Francisco, California 94105
12	Ian Simmons, pro hac vice	Telephone: (415) 512-4000
13	isimmons@omm.com	Langthan I. Vassia and Langtin
13	Benjamin G. Bradshaw, S.B. #189925 bbradshaw@omm.com	Jonathan I. Kravis, <i>pro hac vice</i> jonathan.kravis@mto.com
14	O'MELVENY & MYERS LLP	MUNGER, TOLLES & OLSON LLP
1.5	1625 Eye Street, NW	601 Massachusetts Avenue NW, Suite 500E
15	Washington, DC 20006 Telephone: (202) 383-5300	Washington, D.C. 20001 Telephone: (202) 220-1100
16	1 cicphone. (202) 303 3300	Telephone. (202) 220 1100
1.7	Attorneys for Defendants	Daniel M. Petrocelli, S.B. #97802
17		dpetrocelli@omm.com Stephen J. McIntyre, S.B. #274481
18		smcintyre@omm.com
10		O'MELVENY & MYERS LLP
19		1999 Avenue of the Stars Los Angeles, California 90067
20		Telephone: (310) 553-6700
0.1		• , ,
21	UNITED STATES DISTRICT COURT	
22	NORTHERN DISTRICT OF CALIFORNIA	
23	SAN FRANCISCO DIVISION	
23	SANTKAN	CISCO DIVISION
24	IN RE GOOGLE PLAY STORE	Coso No. 2.21 and 02001 ID
25	ANTITRUST LITIGATION	Case No. 3:21-md-02981-JD
23	ANTIROST LITIGATION	DEFENDANTS' RESPONSES AND
26	THIS DOCUMENT RELATES TO:	OBJECTIONS TO PLAINTIFF
27		CONSUMER' FIRST SET OF REQUESTS
<i>41</i>	Epic Games Inc. v. Google LLC et al.,	FOR ADMISSION
28	Case No. 3:20-cv-05671-JD	
5 &	Casa No. 3:21 md 02081 ID	DEFENDANTS' RESPONSES AND

MORGAN, LEWIS & BOCKIUS LLP ATTORNEYS AT LAW SAN FRANCISCO

Case No. 3:21-md-02981-JI

OBJECTIONS TO PLAINTIFF CONSUMER'S FIRST SET OF RFAS

Case 3:21-cv-05227-JD Document 476-13 Filed 10/05/23 Page 3 of 8

1 admits that apps on devices running iOS or Android may access some, but not all, of the APIs 2 within the Google Play Services SDK suite without Google Mobile Services having been 3 preloaded on the device. 4 **REQUEST FOR ADMISSION NO. 9:** 5 Admit that in the United States, an App distributed through Google Play may only offer 6 In-App Purchases through Google Play if it uses Google Play Billing and may only be updated 7 through Google Play. 8 9 **RESPONSE TO REQUEST FOR ADMISSION NO. 9:** 10 Google objects to this Request as impermissibly compound. Subject to and without 11 waiving the foregoing objections, Google admits that an app distributed through Google Play in 12 the United States may only be updated through Google Play. In all other respects, Google denies 13 Request No. 9. 14 **REQUEST FOR ADMISSION NO. 10:** 15 16 Admit that when Consumers obtain Apps from Google Play they pay Google directly for 17 any Apps or In-App Purchases. 18 RESPONSE TO REQUEST FOR ADMISSION NO. 10: 19 Google objects to this Request as vague and ambiguous in its use of the terms "obtain" 20 and "directly." Subject to and without waiving the foregoing objections, Consumers may 21 purchase apps or in-app purchases through methods including direct carrier billing and gift cards, 22 and on this basis, Google denies Request No. 10. 23 24 **REQUEST FOR ADMISSION NO. 11:** 25 Admit that this Litigation was a factor in Google's decision to reduce the revenue share 26 from 30% to 15% on the first \$1 million of developer earnings effective July 1, 2021. 27

MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

28

RESPONSE TO REQUEST FOR ADMISSION No. 11:

Google admits that this Litigation was one factor considered in its decision to announce the service fee reduction on developers' first \$1 million in annual revenues, along with other factors including Google's competition with Apple.

REQUEST FOR ADMISSION NO. 12:

Admit that this Litigation was a factor in Google's decision to reduce the revenue share from 30% to 15% on subscription developer earnings effective January 1, 2022.

RESPONSE TO REQUEST FOR ADMISSION NO. 12:

Google denies that this Litigation was a factor considered in its decision to reduce its revenue share from subscription developers from 30% to 15%.

REQUEST FOR ADMISSION NO. 13:

Admit that during the time period January 1, 2008, through and including the present, Google paid some mobile carriers revenue share in part to encourage them to promote Google Play over their own App Stores.

RESPONSE TO REQUEST FOR ADMISSION NO. 13:

Google objects to this Request as vague and ambiguous in its use of the phrases "revenue share," "some mobile carriers," and "to encourage them to promote Google Play over other App Stores." Google further objects to this Request as overbroad and unduly burdensome as to time. Subject to and without waiving the foregoing objections, Google admits that during the time period January 1, 2008 through the present, it has paid revenue share to certain mobile carriers. In all other respects, Google denies Request No. 13.

25

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

26

27

28

17

Case 3:21-cv-05227-JD Document 476-13 Filed 10/05/23 Page 5 of 8 CONFIDENTIAL

Dated: August 22, 2022 MORGAN, LEWIS & BOCKIUS Brian C. Rocca Richard S. Taffet Sujal J. Shah Michelle Park Chiu Minna Lo Naranjo	LLP
Sujal J. Shah Michelle Park Chiu Minna Lo Naranjo	
Minna Lo Naranjo	
Triming of the control of the contro	
4 Rishi P. Satia	
5 Respectfully submitted,	
By: /s/ Brian C. Rocca	
7 Brian C. Rocca	
O'MELVENY & MYERS LLP Ian Simmons	
Daniel M. Petrocelli	
Benjamin G. Bradshaw Stephen J. McIntyre	
Respectfully submitted,	
By: /s/ Ian Simmons	
Ian Simmons	
MUNGER, TOLLES & OLSON L	LP
14 Glenn D. Pomerantz	
Kuruvilla Olasa 15 Kyle W. Mach	
Justin P. Raphael	
Emily C. Curran-Huberty Jonathan I. Kravis	
Nicholas R. Sidney Dane P. Shikman	
18	
Respectfully submitted,	
By: /s/ Glenn D. Pomerantz Glenn D. Pomerantz	
Counsel for Defendants	
22	
23	
24	
25	
26	
27	
28	

MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

1 PROOF OF SERVICE I am a citizen of the United States and employed in Los Angeles, California. I am over the 2 3 age of eighteen years and not a party to the within-entitled action. My business address is Morgan, Lewis & Bockius LLP, 300 South Grand Avenue, 22nd Floor, Los Angeles, CA 90071. 4 On August 22, 2022, I served the foregoing document titled: 5 6 DEFENDANTS' RESPONSES AND OBJECTIONS TO PLAINTIFF CONSUMER' FIRST SET OF REQUESTS FOR ADMISSION 7 8 by transmitting via electronic mail the document listed above to each of the parties set forth 9 below using the parties' designated electronic service lists epic-mobileapps@cravath.com; 10 StatesGooglePlayLeads@agutah.gov; googleappconsumercounsel@bartlitbeck.com; 11 DevelopersvGoogle@hausfeld.com; matchgroup@hueston.com: 12 Christine A. Varney (pro hac vice) Eamon P. Kelly Katherine B. Forrest (pro hac vice) Alberto Rodriguez 13 Gary A. Bornstein (pro hac vice) Martin Amaro SPERLING & SLATER, P.C. Yonatan Even (*pro hac vice*) Lauren 14 A. Moskowitz (pro hac vice) 55 W. Monroe Street, Suite 3200 M. Brent Byars (pro hac vice) Chicago, IL 60603 15 Eric Zepp (pro hac vice)
CRAVATH, SWAINE & MOORE LLP ekelly@sperling-law.com arodriguez@sperling-law.com 16 Worldwide Plaza mamaro@sperling-law.com 825 Eighth Avenue 17 New York, NY 10019 Steve W. Berman epic-mobileapps@cravath.com Robert F. Lopez 18 cvarney@cravath.com Ted Wojcik kforrest@cravath.com 1301 Second Ave., Suite 2000 19 gbornstein@cravath.com Seattle, WA 98101 yeven@cravath.com HAGENS BERMAN SOBOL SHAPIRO 20 lmoskowitz@cravath.com LLP mbyars@cravath.com steve@hbsslaw.com robl@hbsslaw.com 21 ezepp@cravath.com tedw@hbsslaw.com 22 Paul J. Riehle (SBN 115199) Benjamin J. Siegel FAGRE DRINKER BIDDLE & REATH LLP HAGENS BERMAN SOBOL SHAPIRO 23 Four Embarcadero Center LLP San Francisco, California 94111 715 Hearst Avenue, Suite 202 24 paul.riehle@faegredrinker.com Berkeley, CA 94710 bens@hbsslaw.com 25 Counsel for Plaintiff in Epic Games, Inc. v. Google LLC, et al. Counsel for Plaintiff Pure Sweat Basketball, 26 *Inc. and the Proposed Class in Pure Sweat* Basketball, Inc. v. Google LLC, et al. 27 Hae Sung Nam Elizabeth Pritzker 28 KAPLAN FOX & KILSHEIMER LLP PRITZKER LEVINE LLP

MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

Case 3:21-cv-05227-JD Document 476-13 Filed 10/05/23 Page 7 of 8 CONFIDENTIAL

1	850 Third Avenue, 14th Floor	1900 Powell Street, Suite 450
2	New York, NY 10022	Emeryville, CA 94608
2	hnam@kaplanfox.com	ecp@pritzkerlevine.com
3	Karma M. Giulianelli	Interim Liaison Counsel for Plaintiffs and the
.	BARTLIT BECK LLP	Proposed Class in In re Google Play
4	1801 Wewetta St., Suite 1200	Consumer Antitrust Litigation
5	Denver, CO 80202 karma.giulianelli@bartlitbeck.com	
	kuma.grananem@ourtmoeek.eom	Bonny E. Sweeney (SBN 176174)
6	Interim Co-Lead Class Counsel for Plaintiffs	Samantha J. Stein (SBN 302034)
7	and the Proposed Class in In re Google Play	HAUSFELD LLP
/	Consumer Antitrust Litigation	600 Montgomery Street, Suite 3200 San Francisco, CA 94104
8	Peggy J. Wedgworth	DevelopersvGoogle@hausfeld.com
	MILBERG PHILLIPS GROSSMAN LLP	bsweeney@hausfeld.com
9	One Penn Plaza, Suite 1920	sstein@hausfeld.com
10	New York, New York 10119 pwedgworth@milberg.com	Melinda R. Coolidge (pro hac vice)
	pwedgwortn@mnberg.com	1700 K Street, NW, Suite 650
11	George A. Zelcs	Washington, DC 20006
12	KOREIN TILLERY, LLC	mcoolidge@hausfeld.co
12	205 North Michigan, Suite 1950 Chicago, IL 60601	m
13	gzelcs@koreintillery.com	Katie R. Beran (pro hac vice)
	gzeies@koreminery.com	325 Chestnut Street, Suite 900
14	Nanci Eiko Nishimura	Philadelphia, PA 19106
15	COTCHETT PITRE & MCCARTHY LLP 840 Malcolm Road, Suite 200	kberan@hausfeld.com
	Burlingame, CA 94010	Scott A. Martin (pro hac vice)
16	nnishimura@cpmlegal.com	Irving Scher (pro hac vice)
17		33 Whitehall Street, 14th Floor New York, NY 10004
1 /	Interim Steering Committee Members for Plaintiffs and the Proposed Class in In re	smartin@hausfeld.com
18	Google Play Consumer Antitrust Litigation	
10		Counsel for Plaintiff Peekya App Services, Inc.
19		and the Proposed Class in Pure Sweat
20	D 1 D Cl 1' D N 100(42	Basketball, Inc. v. Google LLC, et al.
	Brendan P. Glackin, Bar No. 199643 bglackin@agutah.gov	Sarah G. Boyce (<i>pro hac</i> vice) sboyce@ncdoj.gov
21	Fred Norton (SBN 224735)	Jonathan Marx (pro hac
22	fnorton@agutah.gov	vice) jmarx@ncdoj.gov
	David N. Sonnenreich (pro hac vice)	Jessica V. Sutton (pro hac
23	dsonnenreich@agutah.gov Scott R. Ryther (pro hac vice)	vice) Jsutton2@ncdoj.gov NORTH CAROLINA DEPARTMENT
24	sryther@agutah.gov	OF JUSTICE
Z 4	UTAH OFFICE OF THE ATTORNEY	P.O. Box 628
25	GENERAL 160 Fast 300 South 5th Floor	Raleigh, NC
	160 East 300 South, 5th Floor P.O. Box 140872	27602
26	Salt Lake City, UT 84114-0872	Counsel for the State of North Carolina
27		
	Counsel for the State of Utah	
28		

MORGAN, LEWIS & BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

Case 3:21-cv-05227-JD Document 476-13 Filed 10/05/23 Page 8 of 8 CONFIDENTIAL 1 John C. Hueston, Bar No. 164921 ihueston@hueston.com 2 Douglas J. Dixon, Bar No. 275389 ddixon@hueston.com 3 HUESTON HENNIGAN LLP 620 Newport Center Drive, Suite 4 Newport Beach, CA 92660 5 Telephone: (949) 229-8640 6 Joseph A. Reiter, Bar No. 294976 ireiter@hueston.com 7 Michael K. Acquah, Bar No. 313955 macquah@hueston.com 8 William M. Larsen, Bar No. 314091 wlarsen@hueston.com 9 Julia L. Haines, Bar No. 321607 ihaines@hueston.com 10 HUESTON HENNIGAN LLP 523 West 6th Street, Suite 400 Los Angeles, CA 90014 11 Telephone: (213) 788-4340 12 Counsel for Match Group Inc., et al. 13 I declare under penalty of perjury under the laws of the State of California that the above 14 15 is true and correct. 16 Executed on August 22, 2022 at Los Angeles, California. 17 /s/ Wogai Mohmand 18 Wogai Mohmand 19 20 21 22 23 24 25 26 27 28

MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

Case No. 3:21-md-02981-JD

DEFENDANTS' RESPONSES AND OBJECTIONS TO PLAINTIFF CONSUMER'S FIRST SET OF RFAS